



सत्यमेव जयते

# महाराष्ट्र शासन राजपत्र

## भाग दोन-संकीर्ण सूचना व जाहिराती

वर्ष ९, अंक २]

गुरुवार ते बुधवार, जानेवारी १२-१८, २०२३/पौष २२-२८, शके १९४४

[पृष्ठे २६, किंमत : रुपये १५.००

प्राधिकृत प्रकाशन

संकीर्ण सूचना व जाहिराती

जिल्हा परिषद, रत्नागिरी

क्रमांक रजिप/साप्रवि/वाप्रअ/लेखा-३/४९४९/२०२२

विषय : वार्षिक प्रशासन अहवाल सन २०२१-२०२२.

ज्याअर्थी, महाराष्ट्र राज्य जिल्हा परिषद व पंचायत समिती अधिनियम, १९६१ चे कलम १४२(४) व महाराष्ट्र जिल्हा परिषद व पंचायत समिती (वार्षिक प्रशासन अहवाल प्रसिद्ध करणे) नियम, १९६४ च्या नियम ९ अन्वये जिल्हा परिषदेने प्रसिद्ध केलेल्या अहवालाची अधिसूचना देणे आवश्यक आहे. त्याअर्थी, मी, परीक्षित यादव, मुख्य कार्यकारी अधिकारी, जिल्हा परिषद रत्नागिरी या ज्ञापनाद्वारे जिल्हा परिषद, रत्नागिरीचा सन २०२१-२०२२ चा वार्षिक प्रशासन अहवाल जिल्हा परिषदेची सर्वसाधारण सभा दिनांक ५ डिसेंबर २०२२ मधील ठराव क्रमांक १७ ने स्विकृत केल्याप्रमाणे प्रसिद्ध केल्याची अधिसूचना देत आहे. सदर अहवालाची प्रत जिल्हा परिषद रत्नागिरीच्या मुख्यालयी लेखा-३ परिषद शाखा, सामान्य प्रशासन विभाग कार्यासनाकडे अवलोकनार्थ उपलब्ध आहे.

रत्नागिरी,

दिनांक २७ डिसेंबर २०२२.

परीक्षित यादव,

मुख्य कार्यकारी अधिकारी,

जिल्हा परिषद, रत्नागिरी.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,  
गुरुवार ते बुधवार, जानेवारी १२-१८, २०२३/पौष २२-२८, शके १९४४

**IN THE COURT OF MOTOR ACCIDENT CLAIM TRIBUNAL  
(AUXI) PORBANDAR (GUJARAT)**

**Notice**

M.A.C.P. No. 62/2013

Heirs of Arbhambhai Vajsibhai Godhaniya

- (1) Vajsibhai Aalabhai Godhaniya  
Age : 48 Years, Occ. : Driving,
- (2) Labhuben W/O Vajsibhai Aalabhai Godhaniya  
Age : 47 Years, Occ.: House Hold  
Resi. : Both At Sitaram Nagar,  
Dist. : Porbandar

..... *Applicant.*

V/S

- (1) PRABHAKAR AMRATA GAIKWAD

Age : 31 Years, Occ. : Driving,  
Address : Bharat Nagar, R. No. 30,  
Vashinaka, Chembur, Mumbai,  
Pin 400 074.

..... *Opponents.*

The above stated Opponent is hereby informed and noticed that the above applicant has filed an application U/s. 166 of Motor Vehicle Act against you *i.e.* opponent for compensation of Rs. 14,00,000 (Rupees Fourteen Lakhs Only) for death in Accident. The Next date of this petition is fixed on 2nd February 2019 by this court. You opponent, therefore notice that you must remain present at 11-00 A.M. Sharp in this Tribunal by yourself or through your pleader without fail, failing which the necessary order will be passed in your absence.

Give under by hand and seal on the Court this 2nd of January 2019.

By Order,

R. M. RAITHTHA,  
Deputy Registrar,  
M.A.C.T. Branch, Porbandar,  
Gujarat.

**Advocate for Applicant:- C.D.Bhalani**  
Fixed Dt. 09-02-2023  
Ex:-

**BEFORE THE MOTOR ACCIDENT CLAIMS TRIBUNAL (MAIN) AT BHAVNAGAR,  
(GUJARAT STATE)**

**Public Notice**

M.A.C.Petition No. 151/2018.

Deceased :- Rameshbhai Chandubhai Baraiya

His Legal Heirs:- (1) Kailashben Rameshbhai Baraiya & 5 Others

Resi.Address:- To. Songadh, 53, Rampark Society, Palitana Road,

Opp. Songadh Police Station, Tal- Sihor, Dist- Bhavnagar.

.....Applicant..

V/S.

Owner of: Ashok Leyland Containers Truck No. M.H.-43-Y-6677.

Opp.No.1 - Yashpal Munnilal Pal.

Resi.Address:- 4/C/17, Shree Pranav CHS, Sector-10, Koparkhairane

Navi Mumbai, Koparkhairane, Maharashtra 400 004.

.....Opponent..

You, Opponent No.1, is hereby informed by this Public Notice that above named Deceased met with the road accident on.10th April 2018 at 7-30 PM on Mumbai Ahmedabad National Highway No.8 on Lane No.1, Near Mahalakshmi Village, Near Kasa Police Station. Decesed Driven Luxari Bus No.GJ-14-Z-0151 of Sadguru Travelas on duty as a Paid Driver. they Driven Passanger Bus from Diu To Mumbai. At that time Driver Side tyre is Blast of Bus. Then they Park his Bus Side of Road and On Parking Light. Cleaner is chenging tyre of his bus and Deceased helping them. In time you oppo. No.1's truck driver Pradip Ramsevak Kumar was drove in full speed & negligently & brokead rule of Traffic dushed with Above Luxari Bus. Therefore causing the Accident & death of deceased.

Therefore the Legal Heirs of Deceased has filed MACP Claim No.151/2018 through his Advocate against you Oppo. No.1 in this MAC Tribunal, Bhavnagar. U/s MVAct, 166 to get Accident Compensation of Rs.15,00,000/- & U/S MVA-140 to get interim compensation of Rs.50,000/- for this Accident.

The above MAC Petition is Fixed on Date 9th February 2023. Therefore you Opp.No.1, is directed to remain present on this day at 11-00 A.M. in this Tribunal in person or through your Advocate to submit your Reply or objections of this Claims. In person failing which the Hon'ble tribunal shall proceed in the matter against you in your absence, as per the rules which may be noted.

Given under my signature & seal of the Tribunal on Date :- 26th December 2022.

By Order

**H. V. JOSHI,**  
Dy. Registrar,  
M.A.C.Tribunal,  
Bhavnagar.

## बृहन्मुंबई महानगरपालिका

### जाहिर सूचना

क्र. उपायुक्त / ८३१७ / पायाभूत सुविधा, दिनांक २८/११/२०२२

बृहन्मुंबई महानगरपालिका अधिनियम, १८८८ (आजतागायत सुधारित) च्या कलम २९७ (१) (ब) अन्वये खालीलप्रमाणे प्रस्ताव दि. रोजी महापालिकेच्या सभेमध्ये किंवा त्यानंतर जेव्हा केव्हा सदरहू प्रस्ताव निकालात काढण्यात येईल अशा महापालिकेच्या सभेत किंवा मनपा अधिनियम, १८८८ च्या कलम ६ (क) १ अनुसार प्रशासक, बृ. मुं. मनपा यापैकी जे लागू असेल त्याप्रमाणे मांडण्यात येईल.

“महानगरपालिकेच्या ‘जी / उत्तर’ विभागातील काकासाहेब गाडगीळ मार्ग ते व्ही. एस. मटकर मार्ग यांना जोडणारी यांच्यामधील मस्जिद गल्ली (गॅरेज गल्ली) या रस्त्याची रुंदी वाढविण्याकरीता सोबतच्या नकाशा क्र. ई.ई.टी.पी./सिटी/आर. एल./२४७, दि. ६ सप्टेंबर २०२२ मध्ये ‘ए- बी’ रस्त्याच्या अशी हिरव्या रंगाच्या रेषेने दर्शविल्याप्रमाणे १३.४० मी. (४४’००”) विहित करणे.”

उपरोक्त प्रवतनात असलेल्या नकाशा क्र.ई.ई.टी.पी. / सिटी / आर. एल. / २४७, दि. ०६.०९.२०२२ मध्ये दर्शविल्याप्रमाणे १२.२० मी. रुंदीच्या नगररचना रस्ता (मस्जिद गल्ली) रुंदीकरणाकरीता हिरव्या रंगाने ‘ए-बी’ अशी रेखांकन केलेली १३.४० मी. ची प्रस्तावित रस्ता रेषा उपप्रमुख अभियंता (वाहतूक) यांच्या अभियांत्रिकी हब इमारत, तळमजला, डॉ. ई. मोजेस रोड, वरळी, मुंबई ४०० ०१८ येथील कार्यालयात व सहायक आयुक्त ‘जी / उत्तर’ विभाग कार्यालय, पहिला मजला, खोली क्र. २०, हरिश्चंद्र येलवे मार्ग, दादर (प.) मुंबई ४०० ०२८ येथील कार्यालयात कार्यालयीन वेळेत निरीक्षणासाठी ठेवण्यात येत आहे.

ज्या कोणास उपरोक्त नियत प्रस्तावाबाबत प्रतिवेदने / हरकती पाठवावयाच्या असतील त्यांनी त्या महानगरपालिका चिटणीसांकडे महापालिका मुख्यालयात संबंधित सभेच्या दिवसाच्या अगोदर संपूर्ण ३ (तीन) दिवसांपूर्वी प्राप्त होतील अशाप्रकारे पाठवाव्यात. कृपया त्यानंतर पाठविलेली प्रतिवेदने / हरकती विचारात घेतल्या जाणार नाहीत.

दिनांक : ५ जानेवारी २०२३.

PRO 2460 /ADV/2022-23.

उप-आयुक्त,

( पायाभूत सुविधा ).

**BRIHANMUMBAI MUNICIPAL CORPORATION**

**Public Notice**

No. D.M.C./8317/Infra of Dated 28th November 2022.

Pursuant to Section 297(1) (b) of Mumbai Municipal Corporation Act, 1888, as modified up to date, the undersigned proposes to apply to the Municipal Corporation at their meeting to be held on..... or on such day thereafter or to the Administrator, B.M.C. under section 6 C(1) of the Act as the case may be, as the said application can conveniently be disposed off for authority to the following proposal.

“Widening of existing Masjid Gully (Garage Gully) connecting Kakasaheb Gadgil Marg to V.S. Matar Kar Marg situated at Mahim-IV TP scheme at Dadar (W.) in G/North Ward by prescribing 13.40 m wide R.L. u/s. 297 (1)(b) of MMC Act, 1888 (updated) as shown in Plan bearing No. E.E.T.P./CITY/R.L./247, Dated-06.09.2022.”

A plan bearing No. E.E.T.P./CITY/R.L./247, Dated 6th September 2022, showing the proposed 13.40 mt. wide Road Line (shown in green) marked as ‘A’ to ‘B’ to be prescribed in substitution thereof aforesaid 12.20 mt wide T.P.Road ( Masjid Gully) is deposited at the office of Deputy Chief Engineer (Traffic) of Municipal Corporation and can be inspected by any desiring to do so, at any time during office hours at Engineering Hub Building, Zero Floor, near Worli Naka, Dr. E. Mozes Road, Mumbai 400 018 and also at the office of Asst. Commissioner ‘G/ North’ Ward, Room No.20, First Floor, Harishchandra Yelve Marg, Dadar (W.), Mumbai 400 028.

Every person desirous of making any representation to the Corporation or of bringing before the Corporation any objection in respect of the said proposal may do so by letter addressed to the Municipal Secretary at the Mahapalika Head Office, and deliver at the said office not less than three clear days before the day of such meeting or 30 days upon publication of this Public Notice.

Dated this 05th day of January 2023,  
PRO/ 2460 /ADV/2022-23.

**Dy. Mun. Commissioner (Infra).**

**Serial No. M-2251**

**NATIONAL STOCK EXCHANGE OF INDIA LIMITED**

Registered Office : Exchange Plaza, Plot no. C-1, Block G. Bandra-Kurla Complex, Bandra (East), Mumbai 400 051.

As per the requirements of Rule 18 of Securities Contracts (Regulations) Rules, 1957, the proposed amendments to the Byelaws of the National Stock Exchange of India Limited (NSEIL) as given hereunder are published for criticism in accordance with the provisions of Section 23 of General Clauses Act, 1897 in the Gazette of State of Maharashtra. Any person having any observations on the proposed amendments to Byelaws can send the same in writing to the undersigned at Exchange Plaza, Sixth Floor, 'A' wing, Plot C-1, Block G, Bandra – Kurla Complex, Bandra (East), Mumbai – 400 051 within fifteen days from the date of this publication in the Gazette. The observations received after the aforementioned date will not be considered when the proposed amendments will be taken for consideration.

1. In Chapter I of the NSE Byelaw, Byelaw 9A shall be inserted as:

**'Social Stock Exchange'**

(9A) In terms of the applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 (including all amendments, modifications or substitutions thereof, as may be applicable from time to time, Zero Coupon Zero Principal Instruments or by any other such instruments as may be prescribed from time to time, having been issued for fund raising activity by a Not for Profit Organization, being a Social Enterprise, which complies or is deemed to comply with Rule 19 of the Securities Contracts (Regulations) Rules, 1957, may be admitted to dealing on a separate segment to be known as a 'Social Stock Exchange'."

2. In Chapter III of the NSE Byelaw, Byelaw 2 shall be modified as:

- Byelaw 2(j), (k) and (l) shall be substituted as:

"2

(j) inspection and audit of records and books of accounts of Trading Members and Issuers, to monitor compliance with the applicable rules, regulations, circulars, directives, guidelines or norms (by whatsoever name they are called), either through itself or through or through any independent third-party agency (like a forensic auditor);

(k) prescription, from time to time, and administration of penalties, fines and other consequences, including suspension/ expulsion for defaults or violation of any requirements of the Bye Laws and Regulations and the Rules and Codes of Conduct and criteria for readmission, if any, promulgated thereunder as also applicable rules, regulations, circulars, directives, guidelines or norms (by whatsoever name they are called) issued by SEBI;



(l) disciplinary action/procedures, including any pre-emptive, corrective or preventive measure against any trading member;"

- Byelaw 2(la) shall be inserted as:

"2

(la) norms and procedures for measures to be taken to identify potential defaults and prevent incidences of or minimize the incidence and effect of defaults by any trading member"

- Byelaw 2(m) and (r) shall be substituted as:

"2

(m) settlement of disputes, complaints, claims arising between trading members inter- se as well as between trading members and persons who are not trading members relating to any transaction in securities made on the Exchange including settlement by arbitration or any other mechanism as may be statutorily prescribed from time to time;

(r) norms and procedures in respect of, incidental or consequential to closing out of contracts, deals or transactions, including for the purpose of giving effect of the interest of investors or in order to cause compliance with the directions or instructions issued for such purpose;"

- Byelaw 2(sa) shall be inserted as:

"2

(sa) norms with respect to engagement of internal auditors by trading members, including norms and procedures with respect to the eligibility of and the empanelment of auditors with the Exchange for this purpose, which would necessarily encompass all requirements including but not limited to as set out under the Companies Act, 2013 read with the Companies (Audit & Auditors) Rules, 2014 as well as the Code of Ethics issued by the Institute of Chartered Accountants of India, as amended and as may be in force from time to time, and may include conditions with respect to fitness, propriety and absence of conflicts of interest or any other requirements as may be prescribed by the Exchange from time to time;"

3. In Chapter IV of the NSE Byelaw, Byelaw 3A shall be inserted as:

"(3A) Social Stock Exchange Securities shall be deemed to have been admitted to dealing on such segment of the Exchange as may be prescribed by the relevant authority as from the date of their inclusion on the Official List(s) of NSE Securities."

4. In Chapter IV of the NSE Byelaw, Byelaw 6 shall be modified as:

- Byelaw 6 shall be substituted as:

"Conditions and Requirements of Dealings

(6) The relevant authority may not grant admission to dealings to the securities of an Issuer unless it complies with the conditions and requirements prescribed in these Bye Laws and Regulations and such other conditions and requirements as the relevant authority may from time to time prescribe, including furnishing of the Information/documents sought by the Exchange to determine compliance with the provisions of the listing conditions in particular and securities laws in general.

Byelaw (6a) and (6b) shall be inserted as:

"(6a) For this purpose, the relevant authority may prescribe and take appropriate steps for monitoring the compliance of listed entities with the provisions of the listing conditions in particular and securities laws in general, either by itself or through any independent third-party agency (like a forensic auditor).

(6b) Further, it may take appropriate action for enforcement of the aforesaid against the listed entities [or any of its promoters, directors, key managerial personnel or compliance officer, by whatsoever name they are called], who may be identified as being responsible for such non-compliance with the listing conditions in particular and securities laws in general], including imposition of monetary fines, restricting/suspend trading in the securities of such entity etc., as may be duly prescribed by the Exchange, the Board or the Securities and Exchange Board of India from time to time."

5. In Chapter IV of the NSE Byelaw, Byelaw 13(b) shall be substituted as:

"Suspension of Admission to Dealings on the Exchange

13

(b) The manner of suspension and revocation of suspension of admission to dealings on the Exchange shall be in accordance with spirit of the Standard Operating Procedure (SOP) prescribed by Exchange and/ or SEBI from time to time and may be subject to such incremental steps as may be required."

6. In Chapter IV of the NSE Byelaw, Byelaw 18 shall be inserted as:

"Action with respect to secretarial, accounting and audit professionals

(18) The relevant authority in its discretion may initiate appropriate action before the relevant statutory forum with respect to those professionals (like internal or external auditors, practicing company secretaries, valuers etc.) who may have committed professional misconduct or professional negligence or any other violation of the Code of Ethics issued by the Institute of Chartered Accountants of India or the Institute of Company Secretaries of India or any regulations framed by them, as applicable, as amended from time to time, or be identified as being responsible for non-compliance by an Issuer with the listing conditions in particular and securities laws in general, or be found to have aided in suppression of the same."



7. In Chapter IV of the NSE Byelaw, Byelaw 19 shall be Inserted as:

**"(19) The relevant authority may also, in its discretion, refuse to accept as valid, materials, reports, opinions etc. provided by such professionals (like internal or external auditors, practicing company secretaries, valuers etc.) who may be identified as being responsible for non-compliance by an Issuer or having committed or be suspected to have committed any violation of the Code of Ethics issued by the Institute of Chartered Accountants of India or the Institute of Company Secretaries of India or any regulations framed by them, as applicable, as amended from time to time, with respect to any other Issuer or Trading Members."**

8. In Chapter V of the NSE Byelaw, Byelaw 1 shall be modified as:

- Byelaw 1(ca) shall be inserted as:

**"Appointment and Fees:**

**1**

**(ca) The promoters, directors or key managerial personnel of the trading member, as also group/associate companies of the same, may be required to furnish bonds or guarantees as may be specified by the by the Board or the relevant authority from time to time, on admission as trading member and for continued admission."**

- Byelaw 1(cb) shall be substituted as:

**\*1**

**(cb) The fees, security deposits, other monies and any additional deposits paid, whether in the form of cash, Bank Guarantee, Securities or otherwise, with the Exchange, by a trading member or its promoters, directors or key managerial personnel from time to time, shall be subject to a first and paramount lien for any sum due to the Exchange and all other claims against the trading member for due fulfillment of engagements, obligations and liabilities of trading members arising out of or incidental to any dealings made subject to the Byelaws, Rules and Regulations of the Exchange. The Exchange shall be entitled to adjust or appropriate such fees, deposits and other monies for such dues and claims, to the exclusion of the other claims against the trading member, without any reference to the trading member."**

- Byelaw 1(cc) shall be inserted as:

**\*1**

**(cc) Notwithstanding any agreement to the contrary, at the time of admission and while it continues to be a Trading Member, the Trading Member shall have deemed to have authorized the banks with which it holds any account to provide all information which may be sought by the Exchange, truthfully and in a timely manner. The Exchange shall be empowered to cause the Trading Member to issue specific and Irrevocable instructions to such effect to all such banks."**

- Byelaw 1(f)(iv) shall be substituted as:

"1

(f)

(iv) such bank shall also abide by the circulars and directions issued by RBI, SEBI, the Board or the relevant authority besides Rules, Byelaws and Regulations of the Exchange, and shall be bound to comply with the requests for information from the Exchange in a timely manner."

9. In Chapter V of the NSE Byelaw, Byelaw 2(a) shall be substituted as:

**"Conditions**

2(a) Trading members shall adhere to the Bye Laws, Rules and Regulations of the Exchange as well as all statutory prescriptions by SEBI or the relevant authority and shall comply with such operational parameters, rulings, notices, guidelines and instructions of the relevant authority as may be applicable."

10. In Chapter VI of the NSE Byelaw, Byelaw 6 shall be substituted as:

"(6) Rights and liabilities of the Participants shall be subject to these Bye Laws and Regulations as maybe prescribed by the relevant authority as well as all statutory prescriptions by SEBI from time to time."

11. In Chapter VII of the NSE Byelaw, Byelaw 2 shall be substituted as:

**"Indemnity**

(2) The Exchange shall not be liable for any unauthorised dealings on the Exchange by trading member or any persons acting in the name of trading member(s)."

12. In Chapter VII of the NSE Byelaw, Byelaw 4 shall be substituted as:

**"All Dealings Subject to Bye Laws, Rules and Regulations**

(4) All dealings in securities on the Exchange shall be deemed made subject to the Bye Laws, Rules and Regulations of the Exchange and this shall be a part of the terms and conditions of all such deals and the deals shall be subject to the exercise by the relevant authority of the powers with respect thereto vested in it by the Bye Laws, Rules and Regulations of the Exchange as well as all statutory prescriptions by SEBI."

13. In Chapter VII of the NSE Byelaw, Byelaw 8 shall be modified as:

- Byelaw 8(1) and (2) shall be substituted as:

**"Potential Default by Trading Member**

**8**

(1) The Exchange shall act in accordance with the circulars issued by SEBI, as well as those prescriptions which may be issued by the Board or the relevant authority from time to time, with respect to Standard Operating Procedure in cases of Trading Member leading to default, including monitoring of clients' funds lying with the trading members, early warning mechanism to prevent diversion of client securities by trading members, recovery of assets of defaulting/defaulting member and recovery of funds from debit balance clients of defaulting/defaulting member for meeting the obligations of clients / stock exchange / clearing corporation, settlement of debit balance client accounts of defaulter by selling their securities if such clients fail to clear their debit balance and restriction of trading by such debit balance clients.

(2) In accordance with the Circular(s) issued by SEBI, under the above Byelaw, the Exchange shall be empowered to take any and all such actions as mandated or prescribed from time to time in this regard including:

- i. seeking the necessary documents and materials,
- ii. undertaking inspection,
- iii. taking possession of the books of accounts, other relevant records (including supporting materials),
- iv. suspension of trading,
- v. disabling the trading terminals,
- vi. Issuance of instructions to the Depositories for freezing of demat account(s) maintained by the Trading Member,
- vii. Issuance of instructions to other stock exchanges for suspension of trading and disablement of trading terminals,
- viii. liquidation/squaring-off the open positions,
- ix. securing the assets of the Trading Member and directing other trading/clearing members to do so as well,
- x. directing initiation of forensic audit/s to inter alia identify the incidences and causes leading to the instant situation, the person/s responsible for the same (including those who may have suppressed the same) and the assets and liabilities position of the Trading Member,
- xi. Issuing instructions to the bank(s) concerned to freeze the bank account(s) maintained by a Trading Member, for all debits / withdrawal by the Trading Member in the event of potential default by such a Trading Member in meeting its obligations to a recognized stock exchange / Clearing Member / Clearing Corporation and / or repayment of funds / securities to his / its clients,

xii. taking steps for restoration of securities of clients lying with the clearing member, post crystallization of balances in the financial ledger of clients by forensic auditor or as per the Auditor's certificate as may be provided by the Trading Member,

xiii. proceeding against the person/s responsible for the same (including those who may have suppressed the same) in order to prevent them from dealing in securities through the platform of the Exchange and taking recovery actions against them, in accordance with law, including by way of Invocation of the bonds/ guarantees which may have been provided them at the time of admission,

xiv. taking recovery action, in accordance with law, against the group/associate companies of the Trading Member, including by way of Invocation of the bonds/bank guarantees which may have been provided them at the time of admission,

xv. to endeavour to cause the settlement the claims of the clients by way of Interim measures, under its supervision,

xvi. any other measures as may be deemed to be necessary to give effect to the stipulations of this Byelaw or any Circular, guideline, norm, instruction or stipulations (by whatsoever name it is called) Issued by SEBI, the Board or the relevant authority from time to time."

14. In Chapter XI of the NSE Byelaw, Byelaw 1 shall be substituted as:

"Reference to Arbitration

(1) All claims, differences or disputes between the Trading Members inter se and between Trading Members and Constituents arising out of or in relation to dealings, contracts and transactions made subject to the Bye-Laws, Rules and Regulations of the Exchange or with reference to anything incidental thereto or in pursuance thereof or relating to their validity, construction, interpretation, fulfilment or the rights, obligations and liabilities of the parties thereto and including any question of whether such dealings, transactions and contracts have been entered into shall be submitted to arbitration in accordance with the provisions of these Byelaws and Regulations. The Exchange shall be entitled to facilitate arbitration for such disputes and parties as mentioned in the provisions of Byelaw 1, including the arbitration reference filed by Trading Member against the directions or order of the Grievance Redressal Committee GRC), by adopting such procedures as may be prescribed from time to time by SEBI, the Board or the relevant authority."

15. In Chapter XI of the NSE Byelaw, Byelaw 1A shall be substituted as:

"(1A) All claims, differences or disputes between the Trading Members and authorised persons and between authorised persons and Clients of authorised persons arising out of or in relation to dealings, contracts and transactions made subject to the Byelaws, Rules and Regulations of the Exchange or with reference to anything incidental thereto or in pursuance thereof or relating to their validity, construction, interpretation, fulfilment or the rights, obligations and liabilities of the



parties thereto and including any question of whether such dealings, transactions and contracts have been entered into shall be submitted to arbitration in accordance with the provisions of these Byelaws and Regulations as also any other extant prescriptions from SEBI, the Board or the relevant authority;  
Provided in disputes between authorised persons and clients of authorised persons, the Trading Member should be added as a necessary party."

16. In Chapter XI of the NSE Byelaw, Byelaw 20 shall be inserted as:

**"Interpretation**

(20) The Byelaws contained in this Chapter shall be read in conjunction with the provisions of any Circular, guideline, norm, instruction (by whatsoever name they may be called) issued by SEBI in this regard, as well as any other law in force."

17. In Chapter XII of the NSE Byelaw, Byelaw 1A shall be substituted as:

"(1A) Without prejudice to the foregoing, if a trading member or any of its promoters, directors, key managerial personnel or associate or group company is either expelled or declared a defaulter by any other recognised stock exchange on which he is a member or if the registration certificate is cancelled by SEBI, the said Trading Member may be expelled from the Exchange after providing an opportunity of being heard to such Trading Member.

Notwithstanding anything contained in this Byelaw, the trading facility of the member shall be withdrawn immediately after the receipt of information of expulsion /default by any other stock exchange or cancellation of registration certificate by SEBI."

18. In Chapter XII of the NSE Byelaw, Byelaw 23 shall be substituted as:

**"Application of Assets**

(23) The Defaulters' Committee shall apply the net assets, including those under bond or guarantee on behalf of the Trading Member by its promoters, directors or key managerial personnel, as the case may be, remaining in its hands after defraying all such costs, charges and expenses as are allowed under the Rules, Bye-laws and Regulations to be incurred by the Exchange, in satisfying the claims in the order of priority provided hereunder :-"

19. In Chapter XII of the NSE Byelaw, Byelaw 29A, 29B, 29C, 29D shall be inserted as:

**"Surveillance and enforcement mechanism in circumstances which may lead to default**



**(29A) The Exchange shall act in accordance with the circulars issued by SEBI, as well as those prescriptions which may be issued by the Board or the relevant authority from time to time with respect to Standard Operating Procedure in cases of Trading Member leading to default, including monitoring of clients' funds lying with the trading members, early warning mechanism to prevent diversion of client securities by trading members, recovery of assets of defaulting/defaulting member and recovery of funds from debit balance clients of defaulting/defaulting member for meeting the obligations of clients / stock exchange / clearing corporation, settlement of debit balance client accounts of defaulter by selling their securities if such clients fail to clear their debit balance and restriction of trading by such debit balance clients.**

**(29B) In this regard, the Exchange shall be empowered to take any and all such actions as mandated or prescribed from time to time in this regard including:**

- i. seeking the necessary documents and materials,
- ii. undertaking inspection,
- iii. taking possession of the books of accounts, other relevant records (including supporting materials),
- iv. suspension of trading,
- v. disabling the trading terminals,
- vi. Issuance of instructions to the Depositories for freezing of demat account(s) maintained by the Trading Member,
- vii. Issuance of instructions to other stock exchanges for suspension of trading and disablement of trading terminals,
- viii. liquidation/squaring-off the open positions,
- ix. securing the assets of the Trading Member and directing other trading/clearing members to do so as well,
- x. directing initiation of forensic audit/s to inter alia identify the incidences and causes leading to the instant situation, the person/s responsible for the same (including those who may have suppressed the same) and the assets and liabilities position of the Trading Member,
- xi. Issuing instructions to the bank(s) concerned to freeze the bank account(s) maintained by a Trading Member, for all debits / withdrawal by the Trading Member in the event of potential default by such a Trading Member in meeting its obligations to a recognized stock exchange / Clearing Member / Clearing Corporation and / or repayment of funds / securities to his / its clients,
- xii. taking steps for restoration of securities of clients lying with the clearing member, post crystallization of balances in the financial ledger of clients by forensic auditor or as per the Auditor's certificate as may be provided by the Trading Member,
- xiii. to endeavour to cause the settlement the claims of the clients by way of interim measures, under its supervision,
- xiv. proceeding against the person/s responsible for the same (including those who may have suppressed the same) in order to prevent them from dealing in securities through the platform of the Exchange and taking recovery actions against them, in accordance with law, including by way of invocation of the

- bonds/bank guarantees which may have been provided them at the time of admission.
- xv. taking recovery action, in accordance with law, against the group/associate companies of the Trading Member, including by way of invocation of the bonds/bank guarantees which may have been provided them at the time of admission.
- xvi. any other measures as may be deemed to be necessary to give effect to the stipulations of this Byelaw or any Circular, guideline, norm, instruction or stipulations (by whatsoever name it is called) issued by SEBI, the Board or the relevant authority from time to time.

**Action with respect to secretarial, accounting and audit professionals**

(29C) The Exchange in its discretion may initiate appropriate action before the relevant statutory forum with respect to those professionals (like internal or external auditors, practicing company secretaries, valuers etc.) who may have committed professional misconduct or professional negligence or any other violation of the Code of Ethics issued by the Institute of Chartered Accountants of India or the Institute of Company Secretaries of India, as applicable, as amended from time to time,, be identified as being responsible for non-compliance by the Trading Member with securities laws, or be found to have aided in suppression of the same.

(29D) The Exchange may also, in its discretion, refuse to accept as valid, materials, reports, opinions etc. provided by such professionals (like internal or external auditors, practicing company secretaries, valuers etc.) who may be identified as being responsible for non-compliance by an Issuer, with respect to any other Issuer or Trading Members."

20. In Chapter XII of the NSE Byelaw, Byelaw 30 and 31 shall be placed under the heading "Miscellaneous"

**"Miscellaneous**

(30) The Defaulters' Committee for the purpose of this Chapter shall be a Committee as may be constituted by the Board of Directors from time to time. The composition of Defaulters' Committee shall be such as maybe prescribed by SEBI.

(31) Notwithstanding anything to the contrary contained in this Chapter, where any securities are lodged for rectification of company objection arising out of signature difference or otherwise against a defaulter, the Exchange or National Securities Clearing Corporation Limited (Clearing Corporation) shall, after satisfying itself about the bonafides of the receiving members/ client of the receiving member, acquire the securities in its own name for the benefit of or in trust for the receiving member/ client of the receiving member. The Exchange/ Clearing Corporation may upon payment of such charges as it may prescribe, sell or otherwise dispose of the securities so acquired or transfer the securities to the receiving member/ client of

the receiving member, in full and final satisfaction of the claim; Provided that the Exchange/ Clearing Corporation shall be free to require such receiving member/ client of the receiving member to indemnify the Exchange and Clearing Corporation in such form and manner as it may prescribe, as a condition precedent; Provided further that such payment of sale proceeds or transfer of securities to the receiving member/ client of the receiving member shall discharge the claim completely and no further claim shall lie against the defaulter on any ground whatsoever."

21. In Byelaw 2 of Chapter XIV of the NSE Byelaw, Byelaw 2 shall be substituted as:

"(2) Any failure to observe or comply with any requirement of this Bye Law, or any Bye Laws, Rules or Regulations, as well as any other provision of Securities Laws in force, including those as prescribed by SEBI, where applicable, may be dealt with by the relevant authority as a violation of such Bye Laws, Rules or Regulations. This amongst others will also include prohibition of utilization of client funds for proprietary trading by the trading members."

22. In Chapter XIV of the NSE Byelaw, Byelaw 2A shall be inserted as:

"(2A) The relevant authority shall be empowered to consider any person, against whom criminal proceedings with respect to unlawful dealing in securities and/or other financial products are pending, as a person who has been restrained from dealing in securities, directly or indirectly, in any matter whatsoever, until such person is granted acquittal or discharge in such proceedings. When such a decision is taken, the relevant authority shall take into account the scale, gravity and seriousness of the offence/s alleged.

Provided that such person would be entitled to make a representation before the relevant authority for modification of this decision on the grounds that such proceedings may have been initiated falsely or vexatiously, along with sufficient material in support of its claim. If such representation is made, the relevant authority shall decide it in accordance with the principles of Natural Justice.

Provided further that in the event that such criminal proceedings have been initiated by or on behalf of the Exchange, the aforesaid proviso shall not be applicable.

Provided further that any decision taken in terms of this Byelaw shall be supported by the reasons thereof, to be recorded in writing."

23. In Chapter XIV of the NSE Byelaw, Byelaw 6 shall be inserted as:

"(6) All provisions of Securities Laws, including any Circulars, guidelines, norms, instructions or directions (by whatsoever name they are called), as may be in force from time to time, shall be deemed to form part of these Byelaws, and shall entitle the Exchange to take appropriate action in cases of

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,  
गुरुवार ते बुधवार, जानेवारी १२-१८, २०२३/पौष २२-२८, शके १९४४

१७

contravention of the same as if such contravention were to be a contravention  
of these Byelaws themselves."

For National Stock Exchange of India Limited.

AMAN BHATNAGAR,  
Authorized Signatory.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,  
गुरुवार ते बुधवार, जानेवारी १२-१८, २०२३/पौष २२-२८, शके १९४४

## NATIONAL STOCK EXCHANGE OF INDIA LIMITED

Registered Office : Exchange Plaza, Plot No. C-1, Block G, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051.

The draft amendment to the Rule of the National Stock Exchange of India Limited (NSEIL) as given hereunder are published for criticism in accordance with the provisions of Section 23 of General Clauses Act, 1897 in the Gazette of State of Maharashtra. Any person having any observations on the proposed amendments to Rules can send the same in writing to the undersigned at Exchange Plaza, Sixth Floor, 'A' wing, Plot C-1, Block G, Bandra – Kurla Complex, Bandra (East), Mumbai – 400 051 within fifteen days from the date of this publication in the Gazette. The observations received after the aforementioned date will not be considered when the proposed amendments will be taken for consideration.

**1. In Chapter I of the NSE Rules, Rule 1A shall be inserted as:**

“(1A) Specifically, in continuation of and in the terms of the aforesaid, it is clarified that the Board is vested with the powers to take all such measures and steps, in accordance with law, for ensuring a fair, efficient, cost-effective, interruption-free, highly regulated and orderly securities market as well as taking appropriate action for violation of securities laws, thereby providing an ever-safer platform for investors, intermediaries as well as listed entities.”

**2. In Chapter II of the NSE Rules, Rule 5 shall be modified as:**

- Rule 5,5(l) and 5(m) shall be substituted as:

“(5) The Executive Committee of each trading segment shall have such responsibilities and powers as may be delegated to it by the Board from time to time which may, inter alia, include the following responsibilities and powers to be discharged in accordance with the provisions of the Bye Laws and Rules as well as other instruments by whatsoever name they are called, including circulars, decisions, instructions, directions etc.:

(l) listing requirements and conditions to be complied with, including furnishing of the information/documents sought by the Exchange to determine compliance with the provisions of the listing conditions in particular and securities laws in general;

(m) listing fees payable by the company whose securities are admitted to dealings on the Exchange, and consequences for non-payment thereof;”

- Rule 5(na),5(nb) and 5(nc), 5(nd) and 5(ne) shall be inserted as:

“5

(na) monitoring the compliance of listed entities with the provisions of the listing conditions in particular and securities laws in general, either by itself or



through any independent third-party agency (like a forensic auditor);

(nb) prescribing the consequences of non-adherence with the listing conditions in particular and securities laws in general, as against a listed entity [or any of its promoters, directors, key managerial personnel, compliance officer, auditors (internal and external), practicing company secretaries, valuers etc. who may be identified as being responsible for such non-compliance, or be found to have aided in suppression of the same];

(nc) taking appropriate action for enforcement against the listed entities [or any of its promoters, directors, key managerial personnel, compliance officer, auditors (internal and external), practicing company secretaries, valuers etc. who may be identified as being responsible for such non-compliance with the listing conditions in particular and securities laws in general, or be found to have aided in suppression of the same], or for having committed or be suspected to have committed any violation of the Code of Ethics issued by the Institute of Chartered Accountants of India or the Institute of Company Secretaries of India or any regulations framed by them as amended from time to time, including imposition of monetary fines, restricting/suspend trading in the securities of such entity etc., as may be duly prescribed by the Exchange, the Board or the Securities and Exchange Board of India from time to time;

(nd) taking appropriate action for the operationalization, implementation and enforcement of the stipulations with respect to a 'Social Stock Exchange', including the prescription of the requisite norms, procedures and other matters, as envisaged in terms of the Regulations, Circulars or directives of the Securities and Exchange Board of India or as required in terms of the same;

(ne) prescribing, from time to time, the norms with respect to engagement of internal auditors by trading members, including norms and procedures with respect to the eligibility of and the empanelment of auditors with the Exchange for this purpose, and taking appropriate action to enforce the same, including taking action on such non-compliant auditors including actions such as imposition of fines, removal from the panel of the Exchange and any other additional steps as may be required;"

3. In Chapter II of the NSE Rules, Rule 18A (d) shall be inserted as:

**\*18A**

(d) If he is or has as its shareholder, associate/group company, related party, promoter, director, key managerial personnel, compliance officer or employee, by whatsoever name they are called, any individual or body corporate who is or has been associated in any capacity with any individual or body corporate who has been expelled or declared as a defaulter by any Stock Exchange or has been initiated action against in terms of the extant Circulars, guidelines, norms (by whatsoever name they are called) issued by SEBI or any other statutory directive in relation to diversion of clients' securities or there exists any signs of deteriorating financial health or any trigger indicating that it is likely to default in the repayment of funds / securities to its clients and / or fail to meet the settlement obligations or has been the subject matter of any

restraint order passed by the Securities and Exchange Board of India, unless the same has been rescinded, withdrawn, quashed or suitably modified."

4. In Chapter III of the NSE Rules, Rule 5 (ha) shall be inserted as:

"5

(ha) has as its shareholder, associate/group company, related party, promoter, director, key managerial personnel, compliance officer or employee, by whatsoever name they are called, any individual or body corporate who is or has been associated in any capacity with any individual or body corporate who has been expelled or declared as a defaulter by any Stock Exchange or has been initiated action against in terms of the extant Circulars, guidelines, norms (by whatsoever name they are called) issued by SEBI or any other statutory directive in relation to diversion of clients' securities or there exists any signs of deteriorating financial health or any trigger indicating that it is likely to default in the repayment of funds / securities to its clients and / or fail to meet the settlement obligations or has been the subject matter of any restraint order passed by the Securities and Exchange Board of India, unless the same has been rescinded, withdrawn, quashed or suitably modified."

For National Stock Exchange of India Limited.

AMAN BHATNAGAR,  
Authorized Signatory.

## रायगड जिल्हा परिषद, अलिबाग

### सूचना

नेरळ डॉर्मिटरी टाऊनशिप क्षेत्राच्या प्रारूप विकास योजनेमधील फेरबदल / बदलांच्या सूचीचे महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६ चे कलम २८(४) अन्वये प्रसिद्धीकरण.

जा. क्र. ३३.—ज्याअर्थी, रायगड जिल्हा परिषदेने नियोजन प्राधिकरण म्हणून, महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६ च्या कलम २६(१) मधील तरतुदीनुसार नेरळ डॉर्मिटरी टाऊनशिप हद्दीची प्रारूप विकास योजना तयार करून त्यासंबंधीची सूचना नागरिकांच्या सूचना / हरकती मागविण्यासाठी उक्त अधिनियमाच्या कलम २६(१) अन्वये दि. २४-३० मार्च, २०२२ रोजीच्या महाराष्ट्र शासन राजपत्र, भाग दोन - संकीर्ण, सूचना व जाहिराती मध्ये प्रसिद्ध केली आहे ;

आणि ज्याअर्थी, उक्त योजनेवर प्राप्त सूचना व हरकतींचा विचार करून उक्त अधिनियमाच्या कलम २८(४) नुसार स्थापन झालेल्या नियोजन समितीने तिचा अहवाल उक्त नियोजन प्राधिकरणाकडे दि. १३ डिसेंबर २०२२ रोजी सादर केला ;

आणि ज्याअर्थी, नियोजन समितीने सादर केलेल्या अहवालावर विचारांती उक्त नियोजन प्राधिकरणाकडे, तो बदल सुचवून, उक्त योजनेत फेरबदल / बदल करण्यासाठी व ती उक्त अधिनियमाच्या कलम ३० नुसार शासनाकडे मंजुरीसाठी सादर करण्यासाठी प्रशासकीय ठराव क्र. ३९, दि. २० डिसेंबर २०२२ रोजी पारित केलेला आहे ;

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम २८(४) खालील तरतुदीनुसार उक्त योजनेच्या मसुद्यात केलेले फेरबदल / बदल नागरिकांच्या अवलोकनार्थ प्रसिद्ध करणे आवश्यक आहे ;

त्याअर्थी, उक्त प्रारूप विकास योजनेच्या मसुद्यात व नियोजन प्राधिकरणाने उक्त अधिनियमाचे कलम २८(४) नुसार केलेल्या फेरबदलांची / बदलांची सूची परिशिष्ट "अ" मध्ये नमूद केल्याप्रमाणे, नागरिकांच्या माहितीसाठी प्रसिद्ध करण्यात येत आहे. सदर फेरबदल/ बदल दर्शविणारा उक्त प्रारूप विकास योजनेचा नकाशा कामकाजाच्या दिवशी कार्यालयीन वेळेत नागरिकांच्या अवलोकनार्थ, खाली नमूद केलेल्या कार्यालयात ३० दिवसांच्या कालावधीकरिता उपलब्ध आहेत.

१. मुख्य कार्यकारी अधिकारी, रायगड जिल्हा परिषद, अलिबाग.

२. सहायक संचालक, नगररचना, रायगड- अलिबाग शाखा, अलिबाग.

अलिबाग,

दिनांक ९ जानेवारी २०२३.

डॉ. किरण पाटील,

मुख्य कार्यकारी अधिकारी,

रायगड जिल्हा परिषद, अलिबाग.

**RAIGAD ZILLA PARISHAD, ALIBAG**

*NOTICE*

**Publication of list of Modifications/Changes in Draft Development Plan of Neral Dormitory Township u/s 28(4) of Maharashtra Regional & Town Planning Act, 1966.**

No. 33.—Whereas, Raigad Zilla Parishad, being Planning Authority, has published the Draft Development Plan of Neral Dormitory Township u/s 26(1) of the Maharashtra Regional and Town Planning Act, 1966, *vide* notice dated 24-30th March, 2022 for inviting suggestions/objections from public. The said Notice is published in *Maharashtra Government Gazette*, Part-2 Miscellaneous, Notice and Advertisements dated 24-30th March, 2022 ;

And whereas, after considering the suggestions/objections to the said Plan received within stipulated period, the Planning Committee constituted u/s 28(4) of the said Act, has submitted its report to the said Planning Authority on Dt. 13th December 2022; And whereas, the said Planning Authority after considering the report submitted by Planning Committee, suggested changes in it and passed Resolution No. 39, Dated 20th December 2022 to make modifications/changes to the said Plan and to submit the said Plan for sanction to the Government u/s 30 of the said Act ;

And whereas, it is necessary to publish the said modifications / changes made in the said Plan for inspection of the public as per section 28(4) of the said Act ;

Now, therefore, the list of modifications/changes made u/s 28(4) of the Act, by the said Planning Authority is hereby published as Appendix-A as per the provisions of said Act for information of the public. The said Draft Development Plan showing the modifications/changes is kept open for the inspection of the public in the following offices, on working days, during office hours for a period of 30 days.

1. The Chief Executive Officer, Raigad Zilla Parishad, Alibag.
2. Assistant Director, Town Planning, Raigad-Alibag Branch, Alibag.

Alibag,  
Dated 9th January 2023.

Dr. KIRAN PATIL,  
Chief Executive Officer,  
Raigad Zilla Parishad, Alibag.

“परिशिष्ट - अ”

अधिनियमाचे कलम - २८ (४) नुसार केलेल्या फेरबदल / बदलांची सूची

अ.क्र.	फेरबदल / बदलांचा तपशील
एम-१	प्रस्तावित हरित पट्टा वापर विभाग आणि सेंट्रल रेल्वेच्या पूर्वेकडील प्रस्तावित उत्तर-दक्षिण १८.० मीटर रुंद डी. पी. रस्त्याची आखणी मौजे ममदापूर येथील स.नं. ६१ पर्यंत मंजूर नेरळ डॉर्मिटरी टाउनशिप लेआउट आराखड्यानुसार कायम ठेवण्यात आली आहे. मौजे ममदापूर येथील स.नं. ६१ च्या उत्तरेकडील रस्त्याची उर्वरित आखणी व हरित पट्टा विभाग वगळून रहिवास विभागात समाविष्ट केले आहे.
एम-२	प्रारूप विकास आराखड्यातील प्रस्तावित शेती वापर विभागातील क्षेत्र विकासाच्या वेळी १०% क्षेत्र खुली जागाकरिता आणि १५% क्षेत्र सुविधा क्षेत्राकरिता सोडण्याच्या अटीवर रहिवास वापर विभागात समाविष्ट केले आहे.
एम-३	मौजे ममदापूर स.नं. ११३ व ९९ मध्ये प्रस्तावित पूर्व-पश्चिम १८.० मी. डी. पी. रस्त्याची आखणी, ३०.० मी. रुंद डी. पी. रस्त्याचे व १८.० मी. रुंद डी. पी. रस्त्याचे रोड जंक्शनपर्यंत वगळण्यात आली आहे. स.नं. ११३ मधील वगळलेले क्षेत्र रहिवास विभागात समाविष्ट केले आहे. व स.नं. ९९ मधील वगळलेले क्षेत्र शासकीय / निमशासकीय विभागात समाविष्ट केले आहे.
एम-४	मंजूर नेरळ डॉर्मिटरी टाउनशिप लेआउट मधील ४० फूट रस्त्याच्या आखणीनुसार, मौजे ममदापूर येथील स.नं. ९२, ९८ व ९९ मध्ये नव्याने १२ मी. रुंद उत्तर-दक्षिण डी. पी. रस्ता प्रस्तावित केला आहे.
एम-५	मौजे नेरळ येथील स.नं. ३५/१ मधील पार्किंगकरिता प्रस्तावित आरक्षण क्र. २३ रद्द करण्यात आले आहे. आरक्षणाखालील क्षेत्र रहिवास वापर विभागात समाविष्ट करण्यात आले आहे.
एम-६	मौजे ममदापूर येथील स.नं. ९४ / १ मधील Community Centre पार्किंगकरिता प्रस्तावित आरक्षण क्र. ०७ रद्द करण्यात आले आहे. आरक्षणाखालील क्षेत्र रहिवास वापर विभागात समाविष्ट करण्यात आले आहे.
एम-७	मौजे ममदापूर येथील स.नं. ६१, ६०, ५६ व ५७ मधील प्रस्तावित १८ मी. रुंद उत्तर-दक्षिण डी. पी. रस्त्याची आखणी उत्तरेस स्थलांतरित करून मंजूर नेरळ डॉर्मिटरी टाउनशिप लेआउट मधील आखणी नुसार कायम ठेवण्यात आली आहे.
एम-८	मौजे धामोते येथील स.नं. ४९ मधील दर्शविलेले मंदिराचे क्षेत्रामध्ये जागेवरील परिस्थितीनुसार सुधारणा करण्यात आली आहे. वगळलेले क्षेत्र रहिवास विभागात समाविष्ट केले आहे.
एम-९	आरक्षण क्रमांक १२ चे नामाभिधान बदलून Sewage Treatment Plant & Solid Waste Management (S.T.P. + S.W.M.) असे करण्यात आले आहे.
एम-१०	मौजे नेरळ येथील स.नं. ९७, ९६ व ९० मधील प्रस्तावित १२ मी. रुंद उत्तर-दक्षिण डी. पी. रोडची आखणी अस्तित्वातील नाल्याच्या सिमेलाला लागून पूर्वेस स्थलांतरित करण्यात आली आहे.
एम-११	मौजे ममदापूर स.नं. ३१ येथील रोड जंक्शन पासून ते मौजे ममदापूर स.नं. ७९ व ८० येथील रोड जंक्शन पर्यंत प्रस्तावित १८ मी. डी. पी. रोडची आखणी वगळण्यात आली आहे. वगळलेले क्षेत्र रहिवास विभागात समाविष्ट केले आहे.
एम-१२	मौजे धामोते स.नं. ५७ येथील रोड जंक्शन पासून ते नेरळ गावच्या शिवपर्यंत प्रस्तावित १२ मी. डी. पी. रोडची आखणी वगळण्यात आली आहे. वगळलेले क्षेत्र रहिवास विभागात समाविष्ट केले आहे.
एम-१३	मौजे बोपेले येथील स.नं. ४६ मध्ये दर्शविण्यात आलेले रेखांकन वगळण्यात आले आहे. तसेच, मौजे बोपेले येथील स.नं. २१ मध्ये दर्शविण्यात आलेल्या प्रस्तावित ९.० मी रुंद पूर्व-दक्षिण डी. पी. रोडची आखणी, पश्चिमेकडील स.नं. ४६ च्या पश्चिम सिमेलगत, स.नं. ४६ मधील १८.० मी. रुंद विद्यमान रस्त्यापर्यंत प्रस्तावित करण्यात आली आहे.
एम-१४	मौजे ममदापूर स.नं. १२४, १२२, १२१, १२० व ११६ येथील गणेश घाटाकडे जाणारा विद्यमान ६ मी. रुंद रस्त्याची आखणी प्रारूप विकास आराखड्यात दर्शविण्यात आली आहे.
एम-१५	S.H १०२ कशेळेकडेचे नामाभिधान बदलून M.D. R. १०४ पिंपळोलीकडे तसेच S.H १०८ मुरबाडकडेचे नामाभिधान बदलून S. H १०९ मुरबाडकडे असे करण्यात आले आहे.



महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,  
गुरुवार ते बुधवार, जानेवारी १२-१८, २०२३/पौष २२-२८, शके १९४४

एम-१६	मौजे बोपेले स.नं. ३५ येथील रोड जंक्शनपासून ते मौजे बोपेले येथील स.नं. ३५, ३४, ३३, ४१, ३८, ३७, ३६ पर्यंत प्रस्तावित १८ मीटर रुंद उत्तर-दक्षिण डी. पी. रस्त्याचे नामाभिधान S. H १०३ कशेळेकडे असे करण्यात आले आहे.
एम-१७	मौजे ममदापूर येथील स.नं. ८४ व ७५ मध्ये दर्शविण्यात आलेला विद्यमान १२ मी. रुंद रस्त्याची आखणी मंजूर नेरल डॉर्मिटरी टाउनशिप लेआउट योजनेनुसार सरळ करून त्यानुसार कायम ठेवण्यात आली आहे.
एम-१८	मौजे ममदापूर येथील स.नं. ८४ (नवीन स.नं. १६९) मध्ये मंजूर रेखांकनातील खुली जागा व मौजे नेरळ ( राजेंद्रगुरु नगर ) येथील स.नं. ३२४ मध्ये मंजूर रेखांकनातील खुली जागा प्रारूप विकास आराखड्यात विद्यमान उद्यान म्हणून दर्शविण्यात आली आहे.

अलिबाग,  
दिनांक ९ जानेवारी २०२३.

डॉ. किरण पाटील,  
मुख्य कार्याकारी अधिकारी (भा.प्र.से.),  
रायगड जिल्हा परिषद, अलिबाग.

## बृहन्मुंबई महानगरपालिका

### जाहीर सूचना

क्रमांक DYCHE/2503/(B.P.) CITY दिनांक ८ डिसेंबर २०२२

बृहन्मुंबई महानगरपालिका अधिनियम, १८८८ ( आजतागायत सुधारित) च्या कलम २९७ (१) (ब) अन्वये खालीलप्रमाणे जाहीर सूचना देण्यात येत आहे.

बृहन्मुंबई महानगरपालिकेच्या जी / दक्षिण विभागातील टी. पी. एस. ४, माहिम विभागातील, ४.५७ मी. रुंदीच्या अस्तित्वातील टी. पी. रस्त्याला प्रस्तावित ९.०० मीटर रुंदीकरणाबाबतचा प्रस्ताव महानगरपालिकेच्या सभेमध्ये मंजुरीकरिता, सदर सूचना प्रस्तावित केल्यापासून ३० दिवसांच्या नंतर किंवा जेव्हा केव्हा सदरहु प्रस्ताव निकालात काढता येईल अशा महापालिकेच्या सभेत मांडण्यात येईल.

जी/ दक्षिण विभागातील ४.५७ मी. रुंदीच्या नगररचना (टी. पी.) रस्त्याने बाधित असलेल्या अस्तित्वातील रस्त्याला ९.०० मी. करण्याचे प्रस्तावित आहे. विकास नियंत्रण आणि प्रोत्साहक नियमावली २०३४ नियम क्रमांक १९ (३) टीप (१) च्या अनुषंगाने आणि महानगरपालिका आयुक्त यांच्या क्र. प्र.अभि./ वि.नि./७३ / साधारण / २०१९-२० च्या आदेशान्वये ९.०० मी. पेक्षा कमी रुंदीच्या रस्त्याचे स्थळाच्या सद्यःस्थितीनुसार एमआरटीपी किंवा एमएमसी कायद्यान्वये ९.०० मी. अथवा त्यापेक्षा अधिक रुंदीकरण करण्याचे निर्देशित केले आहे.

मा. महानगरपालिका आयुक्त यांची मंजुरी क्र. एमसीपी / ११०५ दि. ०९.११.२०२२ अन्वये तत्त्वतः मंजूर केलेली ९.०० मी. रस्ता रेषा नकाशावर दर्शविली आहे, ज्यामध्ये प्रचलित ४.५७ मी. मंजूर रस्ता रेषा लाल रंगात दर्शविली आहे आणि प्रस्तावित ९.०० मी. रस्ता रेषा हिरव्या रंगात दर्शविलेली असून सदर नकाशा सहायक आयुक्त जी / दक्षिण विभाग म्युनिसिपल कार्यालय, धनमील नाका, ना. म. जोशी मार्ग, मुंबई- ४०००१३ व सहायक अभियंता (सर्वेक्षण) शहर, उप प्रमुख अभियंता ( इमारत प्रस्ताव शहर), नवीन महापालिका इमारत भगवान वाल्मिकी चौक, विद्यालंकार मार्ग, हनुमान मंदिरासमोर, अँटॉप हिल, वडाळा (पूर्व), मुंबई ४०० ०३७ येथील कार्यालयात कार्यालयीन वेळेत निरीक्षणासाठी उपलब्ध ठेवण्यात आला आहे.

ज्या कोणास उपरोक्त प्रस्तावाबाबत प्रतिवेदने / हरकती पाठवायच्या असतील त्यांनी त्या, उप प्रमुख अभियंता (इ.प्र.) शहर यांचे कार्यालय नवीन महापालिका इमारत, भगवान वाल्मिकी चौक, विद्यालंकार मार्ग, हनुमान मंदिरासमोर, अँटॉप हिल, वडाळा (पूर्व), मुंबई ४०० ०३७ किंवा सहायक आयुक्त जी / दक्षिण विभाग म्युनिसिपल कार्यालय, धनमील नाका, ना. म. जोशी मार्ग, मुंबई ४०० ०१३ यांच्या कार्यालयात, संबंधित नोटीस प्रकाशनाच्या दिवसापासून ३० दिवसांच्या आत (सुट्टीचे दिवस धरून) प्राप्त होतील अशा प्रकारे पाठवाव्यात. त्यानंतर प्राप्त झालेली प्रतिवेदने / हरकती विचारात घेतल्या जाणार नाहीत, याची कृपया नोंद घेण्यात यावी.

दिनांक ९ जानेवारी २०२३,  
PRO/2509 /ADV/2022-23.

अविनाश तांबे ( वाघ),  
उप प्रमुख अभियंता,  
( इमारत प्रस्ताव ) शहर.

**BRIHANMUMBAI MUNICIPAL CORPORATION**

**PUBLIC NOTICE**

No. DYCHE/2503/(B.P.) CITY, Dated 8th December 2022

Notice is hereby given pursuant to section 297(1)(b) of Mumbai Municipal Corporation Act, 1888 (as mentioned upto date) that, the undersigned proposes to apply to the Municipal Corporation at their meeting to be held after 30 days from display of this public notices or such day thereafter, as the said application can conveniently be disposed off for authority to accept proposed 9.00 m. wide Regular line to existing 4.57 Mt. wide TP Road (Marked in A to B) located at TPS IV, Mahim Division in G/South Ward, Mumbai.

The existing TP Road is 4.57 Mt. wide. and same is proposed to be widened to 9.00 m. under section 297(1)(b) of MMC Act (as mentioned upto date), as per Note-1 of Regulation 19(3) of DCPR 2034 and as per subsequent order of Hon'ble Municipal Commissioner U/no ChE/DP/73/Gen /2019-20 directing to widen the roads of width less than 9.00m. to 9.00m. and above as per site condition through MR&TP Act or MMC Act, 1888.

The proposed alignment of 9.00 m. wide RL is as shown on plan, which in- principally approved by Hon. Municipal Commissioner *vide* approval under No. MCP/1105, dated 09.11.2022. The prevailing alignment of existing 4.57 Mt. wide TP Road is shown in Red Colour and proposed alignment of 9.00 m. wide RL to be prescribed is shown in Green Colour on plan displayed at the office of Asstt. Commissioner G/South ward, Dhanmill Naka, N.M.Joshi Marg, Mumbai 400 013 & Asstt. Engineer (Survey) City, Office of the Dy. Ch.E. (Building Proposal) City, Walmiki Chowk Vidyalankar College Marg, Wadala (E.), Mumbai 400 037.

Any person desirous of making any representation to the Corporation or of bringing before the Corporation any suggestion / objection in respect of the said proposal may do so by letter addressed Dy. Ch. E. (Building Proposal) City, Walmiki Chowk Vidyalankar College Marg, Wadala (E.), Mumbai 400 037 or Asstt. Commissioner G/South ward, Dhanmill Naka, N.M.Joshi Marg, Mumbai 400 013 and deliver at the said office within one month from the publication of this notice. The letter received after such date, cannot be considered, which please be noted.

Dated 9th January 2023,  
PRO/2509 /ADV/2022-23.

AVINASH TAMBE (WAGH),  
Dy. Chief Engineer,  
(Building Proposal) City.